SENATE/HOUSE FILE BY (PROPOSED CITIZENS' AIDE/OMBUDSMAN BILL)

Passed	Senate,	Date		Passed	House,	Date		
Vote:	Ayes	Nays		Vote:	Ayes		Nays	
	A	Approved				_		

## A BILL FOR

1 An Act relating to the administrative modification of a child support order.

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3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
  4 TLSB 1399DP 82
  5 pf/qq/14
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           Section 1. Section 252H.4, subsection 4, Code 2007, is
    2 amended to read as follows:
           4. The unit shall adopt rules pursuant to chapter 17A to
  1
     4 establish the process for the review of requests for
     5 adjustment, the criteria and procedures for conducting a
     6 review and determining when an adjustment is appropriate, the
     7 procedure and criteria for a cost=of=living alteration, the
     8 criteria and procedure for a request for review and
     9 administrative modification pursuant to section 252H.18A, and
    10 other rules necessary to implement this chapter.
11 Sec. 2. Section 252H.8, subsection 4, paragraph f, Code
  1 12 2007, is amended to read as follows:
1 13 f. Copies of any financial statements and supporting
  1 14 documentation provided by the parents including proof
  1 15 <u>supporting documentation</u> of a substantial change in
  1 16 circumstances for a request filed pursuant to section
  1 17 252H.18A.
  1 18
                     Section 252H.9, subsection 2, Code 2007, is
           Sec. 3.
  1 19 amended to read as follows:
  1 20
           2. <u>a.</u> For orders to which subchapter II or III is
    21 applicable, the unit shall determine the appropriate amount of
  1
  1 22 the child support obligation using the current child support
  1 23 guidelines established pursuant to section 598.21B and the
    24 criteria established pursuant to section 252B.7A and shall
  1 25 determine the provisions for medical support pursuant to
  1 26 chapter 252E.
    2.7
              If the unit is administratively modifying an existing
           b.
       order and establishing support pursuant to section 252H.18A,
   29 subsection 4, the unit shall determine the child support 30 obligation of both parents or parties in the manner required 31 by the rule relating to split divided physical care of a child
    32 under the child support guidelines.
           Sec. 4. Section 252H.18A, Code 2007, is amended to read as
  1 33
  1 34 follows:
           252H.18A REQUEST FOR REVIEW OUTSIDE APPLICABLE TIME FRAMES
    1 AND ADMINISTRATIVE MODIFICATION.
           1. If a support order is not eligible for review and
     3 adjustment because the support order is outside of the minimum
    4 time frames specified by rule of the department administrative
     5 modification pursuant to section 252H.18, a parent may request
     6 a review and administrative modification by submitting all of
     7 the following to the unit:
  2 8
          a. A <u>written</u> request for review <u>and administrative</u>
 2 9 modification of the support order which is outside of the 2 10 applicable time frames.
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b. Verified Supporting documentation of a substantial

2 12 change in circumstances as specified by rule of the <del>department</del>.

2. Upon receipt of the request and all documentation 2 15 required in subsection 1, the unit shall review the request 2 16 and documentation and if appropriate shall issue a notice of 2 17 intent to modify as provided in section 252H.19.

2 18 3. Notwithstanding section 598.21C, for purposes of this 2 19 section, a substantial change in circumstances means there

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2 20 includes but is not limited to any of the following:
         a. There has been a change of fifty percent or more in the
2 22 income of a parent, and the change is due to financial
 23 circumstances which have existed for a minimum period of three
2 24 months and can reasonably be expected to exist for an
 25 additional three months.
  26
              The child for whom support is ordered is currently
      residing with and being provided routine care by the parent
  28 who is ordered to pay support, due to circumstances which can 29 reasonably be expected to last for at least six months. Such
  30 circumstances include but are not limited to any of the
      following:
  32 (1) The juvenile court has entered an order pursuant to 33 chapter 232 awarding legal custody or physical care of the 34 child to the parent who is obligated to pay support for the
  32
 35 child.
1 (2) The parent or party to whom support is ordered to be
     paid has been incarcerated.
      (3) The parent or party to whom support is ordered to be
   4 paid has died.
         (4) The parent or party to whom support is ordered to be
   6 paid agrees to allow the child to reside with and be provided
   7 routine care by the parent who is ordered to pay support.
   8 4. A parent requesting an administrative modification of this section due to circumstances described in
              A parent requesting an administrative modification
  10 subsection 3, paragraph "b", may also submit a request to 11 unit for assistance in establishing support for the child.
  12 The unit shall adopt rules pursuant to chapter 17A to create
  13 an expedited process providing for the administrative
  14 modification of the existing order and establishment of
     support for the child, concurrently.
                                     EXPLANATION
 17
         This bill makes changes in the administrative modification
  18 provisions for child support orders. The bill amends the 19 eliqibility criteria for the review and administrative
  20 modification of a child support order.
         The bill requires a written request for review and
  22 administrative modification, and requires submission of
  23 supporting rather than verified documentation regarding a
  24 substantial change in circumstances. The bill also changes
     the basis for establishing a substantial change in circumstances from circumstances relating to a specific change
  27 in income to specified situations constituting a substantial
 28 change in circumstances.
29 The bill provides that if a parent is requesting an
30 administrative modification based on any of the newly
     specified substantial changes in circumstances, the parent may
     also submit a request to the child support recovery unit for
  33 assistance in establishing support for the child. The bill
  34 directs the unit to adopt rules to provide for an expedited
  35 process to provide for administrative modification of an
     existing order and establishment of support for the child,
     concurrently.
   4 modifying an existing order and establishing support,
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The bill also provides that if the unit is administratively

5 concurrently, the unit is to determine the child support

6 obligation of both parents or parties in the manner required

7 by the rule relating to split or divided physical care of a 8 child under the child support guidelines.

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